Land issu min-payme mortgages this 20 d	ued Reco	MORTGAGE RECORD, No. 71 MORTGAGE RECORD, No. 71 BAME DODBWORTH DOOK CO., LEAVENWORTH, KAN. No. 20002 - CONTRACT DATE OF OKLAHOMA
AL.		1/ REAL ESTATE MORTGAGE
uthall and	ć	DEPHY INDENTURE, Made this 25 2 day of Sublimber in the year of our Lord One Thousand Nine Hun- dept direction in the year of our Lord One Thousand Nine Hun- dept direction and between D. D. Clicklenny, Truckee, B. Succe, C. D. Storen, and of the County of Tulka and State of Oklahoma, part into the first part, and J. D. Clicklenny
after a	aul	party of the second part: WITNESSETH, That the said part of the first part, for and in consideration of the sum of
16/4 Shine	dery	presents do
lescenter	& Olula	The Southerly Jorty (10) feet of Bat Mundared two (2) in Block Mundared Ony Hundred Two (192) in the diging bown (now Billy) of Gullery as shown by the Mounner of Gully and plat Source (1)
and and	Ø	TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, heredit donts and appurtenances therdunto belanging or in anywise appertaining, and all rights of homestead exemption unto the said party of the second part, and to
e iste		the quiet and peaceable possession of said party of the second part,
a dr		DOLLARS, being for a loan made by the said party of the second part, to the said part of the first part, and payable according to the tenor and effect of the first part, bearing date
1 tal		One for S
A Star	itten	annually, both before and alter maturity on the
the second	ואו ש	2. Second: The said particle of the first part covenant and agree to pay all taxes and assessments, general and special, and of whatever character whatsoever, on the said premises and any and all taxes or assessments that shall be made upon said loan, or upon the legal holder of said holts and mortgaged, or account of said loan, by the State of Oklahoma, or by the county, township or municipality, wherein said real exists is situated, when the same becomes due, and to keep the buildings upon the mortgaged premises insured in some reliable fire and tornado insurance or man approved by the party of the second part for the sum of S. 2000 and and to assign the policies to the said party of the second part, us many appear, and deliver said policies and renewals, to
tolle	abou	said party of the second part to be held by
the for	lad.	allow or commit any waste on said premises and not to permit any of the improvements to be femoved therefrom of to become dinpidated of destroyed. <i>Loweth:</i> It is further expressly agreed by and between the parties hereto that if any default be made in the payment of any part of either said premises, of and fire and tornado insurance, when the same becomes due, or in case of removal of any of the buildings or other improvements from said premises, or those and of any covenant or condition herein contained, the whole of said principal sum named herein, and the interest thereas, and all sums paid by the party of the second part, on account of taxes or assessments, upon said premises, or upon suid lease, or the premiums for fire and tornado insurance, upon said premises, or the part, on account of taxes or assessments, upon said premises, or upon suid lease or the premiums for fire and tornado insurance, upon said premises, shall become immediately due and payable and this motinger may be foreclosed inmediately, and the party of the second part or any legal holder of this note shall be only interest thereon, from the date thereof at 10 per cent. per annum, crediting any and all interest payments made, if any have been made upon said sum, and the party of the second part, or the legal owner and holder of as in our gas, shall be cuitted to recover an account of taxes or assessments upon said premises, er upon said lease or the subtrance premiums paid by the party of the second part, the full amounts op paid, is taxes or assessments, upon said premises, er upon said lease ance or the said premises, er upon said lease or insurance premiums paid by the party of the second part, the full amounts op paid, as taxes or assessments, and there as and premises, are appendixed by an error with interest thereon from the date of such payment to four outpayment to send to be and moring to the such as taxes or assessments, and premises are abled.
a de la	year.	A due and physical and this mortgage may be observed interest, thereon, from the date thereof at 10 per cent, per annum, crediting any and all interest prevent in principal interest thereon, from the date thereof at 10 per cent, per annum, crediting any and all interest prevent in the physical interest thereon from the date thereof at 10 per cent, per annum, crediting any and all interest prevent in the second part, or the legal owner and holder of said note and mortgage, shall be entitled to recover on account of taxes or assessments upon said premises, or upon said lease, or insurance premiums paid by the party of the second part, or the legal owner and holder of taxes or assessments upon said premises, or upon said lease, or insurance premiums paid by the party of the second part, the full amount so paid, as taxes or assessments, or insurance premiums, tay of the second part, the full amount so paid, as taxes or assessments, or insurance premiums, tay of the second part, or insurance premiums, the part of the second part of the second part, the full amount so paid, as taxes or assessments, or insurance premiums, and therest thereest thereast from the date of such payment at 10 per cent, per annum. And it is also agreed that in the second from the date of such payment or breach of any covenant or condition herein, the rents and profits of said premises are pledged
and and	and	to party of the second part, or
2827 2827	the start	5. Fifth. It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest herein described, and all renewal, principal or interest notes, that may hereafter be given, in the event of any extension of time for the payment of and principal debt, to evidence said principal or interest upon the same during the said time of extension. A Sixtin. Said part, 28 of the first part, hereby agreein event action is brought to forcelose this mortgage
lider	4 zh	7 Seventh. Said part Levol the first part for the consideration above mentioned hereby expressly waiveappraisement of said real estate and the benefit of the stay laws and of the homestead exemptions of the State of Oklahoma.
Here u	200	3. Eighth: It is expressly agreed and understood that the party of the second part shall have the right to pay and discharge at his option any and all liens or incumbrances upon said property prior or superior to this mortgage debt, and upon paying and discharging such lien or incumbrance the party of the second part shall be entitled to recover the same with interest at 10 per cent. upon the amount so paid, from the part of the first part and said sum shall be and become a part of the mortgage debt secured by these notes and may be recovered in the forelosure there of at theoret in the forelosure there of at theoret is an end to the party of the second part. IN WITNESS WHEREOF, The said part de of the first part.
0130 12/30 10/30	flee	first above written. Hy Neal Bottle Beasing of and Courses by this most gayse is not the S. D. Cuchaning, (Insattle) Structure of and of the Miner of one of the Miner of South and Sout
and and	aled 2	STATE OF SKILAHOMA,
rench Rench	Cupu	County of
aller at	ines.	to me known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that
the second	teas!	My commission expires Section of the date last above written. My commission expires Section of the date last above written. My commission expires Section of the date last above written. My commission expires Section of the date last above written. My commission expires Section of the date last above written. My commission expires Section of the date last above written. My commission expires Section of the date last above written. My commission expires Section of the date last above written. My commission expires Section of the date last above written. My commission expires Section of the date last above written. My commission expires Section of the date last above written. My commission expires Section of the date last above written. My commission expires Section of the date last above written. My commission expires Section of the date last above written. My colspan="2">My colspan="2">Section of the date last above written. My colspan="2">Section of the date last above written. My colspan="2"
all for	Clan	Mill gaved Beputy (Real)

- ------

1